



Tariq Law PC

99 Park Ave., Suite 1100  
New York, NY 10016

OFFICE: (718) 674 - 1245  
EMAIL: [subhan@tariqlaw.com](mailto:subhan@tariqlaw.com)

November 15, 2024

**VIA ECF**

Honorable John G. Koeltl  
Daniel Patrick Moynihan  
United States Courthouse  
500 Pearl Street  
New York, New York 10007

**Re:** *Quinones, Mia v. Relin, Goldstein & Crane, LLP*  
Docket No.: 1:24-cv-07541-JGK

Dear Judge Koeltl,

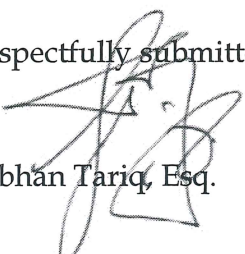
Our firm represents Plaintiff, Mia Quinones ("Plaintiff"), in the above-referenced matter. We write today to respectfully request an adjournment of the telephone pre-motion conference, currently scheduled for Tuesday, November 19, 2024, at 3:30 PM.

Unfortunately, Plaintiff's undersigned counsel will be traveling on November 19, 2024. Therefore, we respectfully request a new telephone pre-motion conference date of November 20 or November 21, 2024.

This is a first request to adjourn the telephone pre-motion conference and is made with Defendant Relin, Goldstein & Crane, LLP's consent. Lastly, this request does not affect any other scheduled dates in this matter.

We are most appreciative for Your Honor's time and consideration in this matter.

Respectfully submitted,

  
Subhan Tariq, Esq.

A djourned 5  
11/20/24 at 2<sup>30</sup> P.M.  
so ordered.

  
11/17/24 n.s.d.j.